

requirement. My Order of August 29, 2011 so provided, and I will not modify the requirements of Rule 33.

However, and to avoid defaults, notwithstanding the need to move these cases forward, I grant an enlargement to provide sworn answers, but not beyond October 31, 2011. (See, e.g., 28 U.S.C. § 1746, authorizing and prescribing form of declarations.) This enlargement will be available to all plaintiffs needing more time, not just the plaintiffs for whom this application is made. An order, to be issued next week, will fix the ensuing dates for status conferences and for selecting cases for intensive discovery and trial, in lieu of the dates previously ordered -- October 11, November 1, and November 11, 2011. There are not likely to be any further enlargements of time for this phase of these proceedings.

The parties should not have furnished unsworn answers to TCDI for inputting. TCDI shall take steps necessary to purge unsworn information from the data bank if the defects are not cured by October 31, 2011.

SO ORDERED

Dated: September 28, 2011
New York, New York


ALVIN K. HELLERSTEIN
United States District Judge